

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:	§	Chapter 11
	§	
W. R. GRACE & CO., et al.,	§	Case No. 01-01139 (JKF)
	§	
<i>Debtors.</i>	§	Jointly Administered
	§	
	§	Objection Deadline: 9/11/09
	§	Hearing Date: TBD (if needed)

**SUMMARY OF APPLICATION OF ALAN B. RICH, ESQ. FOR
COMPENSATION FOR SERVICES AND REIMBURSEMENT OF
EXPENSES AS COUNSEL TO THE LEGAL REPRESENTATIVE FOR
FUTURE ASBESTOS-RELATED PROPERTY DAMAGE CLAIMANTS
AND HOLDERS OF DEMANDS FOR THE ELEVENTH MONTHLY
INTERIM PERIOD FROM JULY 1, 2009 THROUGH JULY 31, 2009**

Name of Applicant:	Alan B. Rich, Esq.
Authorized to Provide Services To:	Hon. Alexander M. Sanders, Jr., Legal Representative for Future Asbestos- Related Property Damage Claimants and Holders of Demands
Date of Retention:	September 29, 2008 (<i>nunc pro tunc</i>)
Period for Which Compensation and Reimbursement is Sought:	July 1, 2009 through July 31, 2009
Amount of Fees Sought as Actual Reasonable and Necessary:	\$40,296.00 [80% of \$50,370.00]
Amount of Expenses Sought as Actual, Reasonable and Necessary:	\$4,279.60
This is a(n):	<input checked="" type="checkbox"/> Monthly <input type="checkbox"/> Interim <input type="checkbox"/> Final Application

PRIOR APPLICATIONS

Date Filed	Period Covered	Requested Fees ¹	Requested Expenses	Status of Fees	Status of Expenses
11/15/2008	9/29/2008 to 9/30/2008	\$5,796.00	\$693.50	Paid	Paid
11/15/2008	10/1/2008 to 10/30/2008	\$24,380.00	\$3,821.18	Paid	Paid
12/11/2008	11/1/2008 to 11/30/2008	\$35,326.00	\$4,010.79	Paid	Paid
1/2/2009	12/1/2008 to 12/31/2008	\$18,510.00	\$1,482.39	Paid	Paid
2/1/2009	1/1/2009 to 1/31/2009	\$31,740.00	\$2,717.34	Paid	Paid
3/2/2009	2/1/2009 to 2/28/2009	\$32,614.00	\$2,420.56	Paid	Paid
4/2/2009	3/1/2009 to 3/31/2009	\$27,186.00	\$4,556.30	Paid	Paid
5/5/2009	4/1/2009 to 4/30/2009	\$25,898.00	\$2,612.62	Paid	Paid
6/2/2009	5/1/2009 to 5/31/2009	\$56,304.00	\$5,301.01	Paid	Paid
7/1/2009	6/1/2009 to 6/30/2009	\$56,902.00	\$7,769.09	CNO Filed	CNO Filed

Alan B. Rich is the only attorney providing services in this Fee Application period. Mr. Rich has practiced law for 24 years, and his billing rate is \$575 per hour. In this Application

¹ At 80% of the total incurred.

period Mr. Rich billed 87.6 hours,² for a total amount billed of \$50,370.00 of which 80% is currently sought, in the amount of \$40,296.00.

As stated above, this is the Ninth application for monthly fees and expenses. The time for preparation of this Application is approximately 1.5 hours, for which \$862.50 will be requested in a future application.

COMPENSATION BY PROJECT CATEGORY

Project Category	Hours	Amount
Disclosure Statement and Confirmation	64.0	\$36,800.00
Travel	38.8	\$11,155.00
Fee Applications (Monthly & Quarterly) (Incl. FCR's)	4.2	\$2,415.00
TOTAL	106.9	\$50,370.00

EXPENSE SUMMARY

Description	Expense
Travel	\$4,176.51
Courtcall	\$74.00
Deposition Phone Charges	\$29.09
TOTAL	\$4,279.60

Detail of the fees and expenses billed is attached hereto as Exhibit A.

² Non-Productive travel time is included in this figure, but at 50% of the actual time.

CERTIFICATION OF COUNSEL PURSUANT TO LOCAL RULE 2016-2(f)

I, Alan B. Rich, a professional person seeking approval of this Monthly Fee Application, and having reviewed the requirements of Local Rule 2016-2, hereby certify that in my opinion, this Monthly Fee Application complies with Local Rule 2016-2.

Respectfully Submitted,



Alan B. Rich, Esq.
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Dallas, Texas 75202
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COUNSEL TO HON. ALEXANDER
M. SANDERS, JR., LEGAL
REPRESENTATIVE FOR FUTURE
ASBESTOS-RELATED PROPERTY
DAMAGE CLAIMANTS AND HOLDERS
OF DEMANDS

CERTIFICATE OF SERVICE

I certify that on the 22nd day of August, 2009, this document was served through the ECF system on all persons who have requested notice through the ECF system, and upon the special notice parties by electronic mail.



EXHIBIT A

ALAN B. RICH

Attorney and Counselor

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INVOICE FOR PROFESSIONAL SERVICES (July, 2009)

Client

Hon. Alexander M. Sanders, Legal Representative for Future Asbestos-Related Property Damage Claimants and Holders of Demands

Matter

In re W. R. Grace, No. 01-1139 (Bankr. D. Del)

<u>Date</u>	<u>Services Performed</u>	<u>Time</u>
7/1/2009	Prepare June fee application and notice	1.5
7/1/2009	Attend (by telephone) deposition of Bill Longo	2.6
7/1/2009	Review Certificate of Counsel re Phase II scheduling order	0.1
7/1/2009	Travel (non-productive) to NYC for Pam Zilly deposition	3.0
7/2/2009	Deposition of Pam Zilly	3.5
7/2/2009	Review Interrogatories to Debtors from Anderson Memorial	0.1
7/2/2009	Review errata from Welch deposition	0.1
7/2/2009	CoC for Order Regarding Further Matters Related to the Phase I Confirmation Hearing with Respect to Insurance Neutrality	0.1
7/2/2009	Travel (non-productive) to Dallas from Pam Zilly deposition (multi-hour weather delay on tarmac at LGA) (8.2 hrs. @50%)	4.1
7/3/2009	Review CoC regarding amendment to fee notice parties	0.1

7/3/2009	Review of Debtors/proponents objections to insurers' proffers and exhibits and Debtors/proponents counter-designations	2.0
7/6/2009	Telephone conference with D. Speights	0.1
7/6/2009	Review notice of AXA deposition	0.1
7/6/2009	Review email from Debtors' counsel re Certificate of Counsel re Phase I hearing order	0.1
7/7/2009	Review Order re Phase II Pretrial proceedings	0.1
7/7/2009	Review Emails from ACC counsel re deposition scheduling	0.1
7/7/2009	Email to and from D. Speights re depositions	0.1
7/7/2009	Review order approving 31st quarter fee applications	0.1
7/7/2009	Review Certificate of Counsel re Class 9 issues scheduling order	0.1
7/9/2009	Telephonic hearing re continued omnibus matters	0.5
7/9/2009	Review signed neutrality order	0.1
7/9/2009	Review Certificate of Counsel and proposed order re Kaneb motions	0.1
7/9/2009	Review notice of publication re Royal settlement	0.1
7/9/2009	Review stipulation resolving ICA Proof of Claim objection	0.1
7/9/2009	Review emails re debtors' trial brief due date	0.1
7/14/2009	Review Libby claimants opposition to Royal settlement and motion to defer consideration of Royal Settlement	0.6
7/14/2009	Review Debtors' response to Libby Claimants' motion to reconsider order re striking Whitehouse report	0.1
7/14/2009	Review Anderson Memorial's response to Motion for Protective Order re Shelnitz deposition	0.2
7/14/2009	Review Debtors' and Arrowood's opposition to Libby Motion to Shorten Time re motion to defer	0.1

7/14/2009	Travel (non-productive) to NYC for Travelers Deposition (5 hrs.@50%)	2.5
7/15/2009	Deposition of Kelley (Travelers)	2.0
7/15/2009	Travel (non-productive) to Dallas (5 hrs.@50%)	2.5
7/16/2009	Review letter from Libby counsel re additional production of medical records	0.1
7/16/2009	Review revised deposition calendar as of 7/13	0.1
7/16/2009	Review BNSF objection to Royal Settlement	0.1
7/16/2009	Review Libby motion to supplement expert report and exhibits thereto	0.5
7/16/2009	Review notice of errata to Whitehouse reports	0.1
7/16/2009	Review FFIC's Objection to Plan Proponents' Objection To Proffered Trial Exhibits For Phase I Of The Confirmation Hearing and Motion To Exclude Such Exhibits	0.3
7/16/2009	Review Libby opposition to motion to exclude Dr. Spear's testimony	0.1
7/16/2009	Review orders re Libby motions re Royal Settlement and re supplemental plan objections	0.1
7/16/2009	Review Libby reply to response to motion to strike Whitehouse and motion for leave to file reply	0.1
7/16/2009	Review Notice of Amendments to Plan Proponents' Objection to Plan Objectors' Proffered Trial Exhibits for Phase I of the Confirmation Hearing and Motion to Exclude Such Exhibits	0.1
7/16/2009	Review Arrowood's deposition notices re Royal settlement	0.1
7/16/2009	Telephone conference with D. Speights and email to client	0.3
7/16/2009	Review Peterson errata sheet	0.1
7/16/2009	Review Debtors' response to the Request for Production of Documents served by Anderson Memorial Hospital on feasibility	0.1
7/16/2009	Review Debtors' response to UCC document request on feasibility	0.1

7/16/2009	Review supplemental plan objections of Libby and motion for leave to file same, and order permitting filing of supplemental objections	0.3
7/16/2009	Review Arrowood's opposition to Libby Motion to Reconsider re Whitehouse	0.5
7/16/2009	Email from debtor re deposition scheduling matters	0.1
7/16/2009	Review Bank Lender Group's disclosure request re solvency matters	0.1
7/16/2009	Review Libby Motion to Compel re Royal discovery and motion to shorten time re same	0.3
7/17/2009	Emails to and from client re status	0.1
7/17/2009	Email from Debtor re July 21 hearing	0.1
7/17/2009	Review revised deposition calendar as of 7/17	0.1
7/17/2009	Review Certificate of Counsel re temporary allowance of claims for voting purposes	0.1
7/17/2009	Review Arrowood's joinder in Motion to Strike Spears Testimony and motion for leave to file reply brief	0.3
7/17/2009	Review Arrowood's objection to motion to expedite Libby motion to Compel	0.2
7/17/2009	Review Arrowood's objection to Libby Motion to Compel	0.2
7/17/2009	Review Arrowood's motion to enforce CMO re libby witness desingations and supporting declaration; motion to shorten time re same and order granting motion to shorten time	0.5
7/17/2009	Review orders re Libby motion to compel and re omnibus hearing	0.1
7/17/2009	Review July 21 hearing agenda	0.1
7/17/2009	Review Plan Proponents' Post Phase I trial submission	0.3
7/17/2009	Review Insurers Post Phase I trial submission	0.5
7/17/2009	Review Morgan Stanley submission re impairment	0.4

7/20/2009	Review Joint brief of Bank Lenders and UCC re Impairment Issues	0.5
7/20/2009	Review Certificate of Counsel re motion to strike Florence	0.1
7/20/2009	Emails to and from debtors' counsel re pretrial submission	0.1
7/20/2009	Reivew Plan Proponents' brief regarding Class 9 Impairment issues	0.5
7/20/2009	Draft Pretrial Statement of PDFCR and attend to filing of same	1.0
7/20/2009	Review Debtors Supplemental Brief re Morgan Stanley impairment	0.1
7/20/2009	Review Debtors opposition to Libby motion to supplement plan objections	0.1
7/20/2009	Review of Trial Briefs (BNSF; Maryland Casualty; Zurich; AIU; National Union; General Insurance; Garlock Sealing Technologies; GEICO/Republic; Scotts Co.; Longacre; Travelers)	4.5
7/20/2009	Review amnended agenda for 7/21/09 hearing	0.1
7/20/2009	Review of Pretrial Statements (PD Committee; London Market)	0.2
7/20/2009	Review General Insurance Motion to file Proof of Claim	0.2
7/20/2009	Review Motion re Sale of Atlanta Property	0.1
7/21/2009	Review of Trial Briefs (Libby Claimants; Gen'l Insurance; Fireman's Fund)	3.0
7/21/2009	Review Show Cause Order re pro se motion to intervene	0.1
7/21/2009	Review Norfolk Southern Claim Objection	0.1
7/21/2009	Review Libby Claimants' motions regarding experts (Friedman, Parker, Stockman)	0.5
7/21/2009	Review PI FCR/ACC Motion for Order limiting use of future findings or conclusions regarding debtors' solvency	0.1
7/22/2009	Emails regarding Libby deposition of WR Grace	0.1
7/22/2009	Review Agendas for July 27 Omnibus hearing and emails regarding same	0.2

7/22/2009	Review of Trial Briefs (OneBeacon; London Market; Montana; Fireman's Fund (Surety); Bank Lenders; Allstate; Kaneb)	4.5
7/22/2009	Review of Finke Declaration in support of Arrowood settlement	0.2
7/22/2009	Review Libby deposition notice of Pam Zilly	0.1
7/22/2009	Email to client re Pretrial Statements	0.1
7/23/2009	Email to and from client re meeting and status	0.1
7/23/2009	Review of Pretrial Statements (AIU; Allstate; Anderson Memorial; Arrowood; BNSF; CNA; Edwards Plaintiffs; Federal Insurance; FFIC; Fresenius; Garlock Sealing Technologies; GEICO-Republic; General Insurance; Plan Proponets; Hartford; Kaneb; Libby Claimants; Longacre; Maryland Casualty; Morgan Stanley; State of Montana; National Union; OneBeacon-Seaton; Scotts Company; Sealed Air; Travelers; UCC; US Trustee; Zurich)	4.0
7/23/2009	Prepare June fee application and notice of PD FCR	0.7
7/23/2009	Prepare and file CNO for June fee application	0.2
7/23/2009	Emails to and from Debtors' counsel re deposition transcripts	0.1
7/23/2009	Review Libby Claimants' Response to Arrowood's Motion for Relief Against the Libby Claimants Based on Their Designation of Over 100 Witnesses	0.3
7/23/2009	Review Arrowood's Opposition to Libby Motion to Compel and to Libby Motion to Defer	0.3
7/23/2009	Review Notice of Deposition of Dr. Spear	0.1
7/23/2009	Review Revised (as of 7-23) Deposition Calendar	0.1
7/24/2009	Review Arrowood motion for leave to file reply to BNSF and Libby Objections to Settlement, and proposed Reply Brief	0.4
7/24/2009	Attend (by telephone) deposition of Richard Finke	1.0
7/24/2009	Review documents regarding Grace's sale of membranes businesses and email to client re same	1.5

7/24/2009	Review orders granting leave to reply (Debtors and Arrowood) re Royal settlement	0.1
7/24/2009	Review of Debtors Reply Brief re Royal Settlement	0.2
7/24/2009	Review signed stipulation re General Insurance settlement	0.2
7/24/2009	Review stipulation re claim objection of Neutocrete	0.1
7/25/2009	Review proposed 4th amended Case Management Order	0.3
7/25/2009	Review Debtors' Response to solvency brief of bank lenders and UCC	0.3
7/25/2009	Review Anderson Memorial's statement re feasibility experts	0.1
7/25/2009	Review Debtors' status report on solvency issues	0.1
7/25/2009	Review Second Amended Agenda for 7-27-09 hearing	0.1
7/26/2009	Travel (non-productive) from Dallas to Wilmington for Omnibus and Pretrial hearing (5.6 hrs.@ 50%)	2.8
7/27/2009	Attend Pretrial Conference and Omnibus hearing	5.0
7/27/2009	Travel (non-productive) from Wilmington to Dallas (including extended weather delay) (9 hrs.@50%)	4.5
7/28/2009	Emails to and from B. Ruhlander re quarterly fee application	0.1
7/28/2009	Conference with client re status	0.3
7/28/2009	Review order from court regarding rescheduling of September Omnibus hearing	0.1
7/28/2009	Emails to and from debtors' counsel re Shelnitz deposition	0.1
7/28/2009	Review Order granting Libby claimants' motion to supplement objections	0.1
7/28/2009	Email from insurers' counsel re Fourth Amended CMO	0.1
7/28/2009	Review of revised deposition calendar (7/27)	0.1

7/28/2009	Review debtors' motion for order approving amended and restated settlement with Lloyds	0.3
7/28/2009	Review 7/24 expert report of Denise Neumann Martin	0.3
7/28/2009	Review Feasibility Report of Pamela Zilly and preparation for Zilly deposition	2.0
7/28/2009	Review Anderson Memorial deposition notice of Hudson LaForce	0.1
7/28/2009	Email from Debtors' counsel re CMO conference call	0.1
7/29/2009	Review Anderson Memorial deposition notice of Pam Zilly	0.1
7/29/2009	Attend (by telephone) to the deposition of Dr. Spear	4.5
7/29/2009	Review revised draft of 4th amended CMO and email to opposing counsel re same	0.4
7/30/2009	Review Anderson Memorial Hospitals Amended deposition notice of Mark Shelnitz and Second Amended Deposition notice of Thomas Florence; UCC's deposition notice of Shelnitz	0.1
7/30/2009	Review revised deposition calendar as of 7-29	0.1
7/30/2009	Review Response to Anderson Memorial Hospital's requests for document production by the ACC, PI FCR and Equity Committee	0.2
7/30/2009	Attend (by telephone) hearing regarding pretrial issues	2.7
7/30/2009	Emails to and from the debtors' counsel re feasibility issues	0.2
7/30/2009	Emails to and telephone conference with client re status	0.4
7/30/2009	Telephone conference with D. Speights re deposition schedule	0.2
7/31/2009	Telephone conference with debtors' counsel re deposition issues	0.3
7/31/2009	Review One Beacon, et al. notice and amended notice of Shelnitz deposition	0.1
7/31/2009	Review Anderson Memorial's notice of submission to protective order	0.1
7/31/2009	Prepare July Fee Application and Notice	1.5

7/31/2009	Review debtors' reports on asset sales and settlements for 32nd quarter	0.1
7/31/2009	Review fee auditor report re PDFCR's 32nd Quarterly fee application and email to client re same	0.2

Total: 87.6 hours @ \$575.00/hour = \$50,370.00

Expenses: Detail on Exhibit 1– \$4,279.60

Total Fees and Expenses Due: \$54,649.60

EXPENSES FOR JULY 2009

EXHIBIT 1

DATE	DESCRIPTION OF EXPENSE	AMOUNT
7/1/2009	Court Reporter's Teleconference Bill for Longo Deposition	\$29.09
7/6/2009	Court Call for 6/29 hearing	\$44.00
7/15/2009	Court Call for 7/9 hearing	\$30.00
7/1/2009	RT Coach Airfare DFW-LGA for Zilly Deposition	\$744.70
7/1/2009	Dinner	\$16.46
7/1/2009	Taxi	\$34.44
7/2/2009	Hotel	\$339.52
7/2/2009	Taxi	\$7.00
7/2/2009	Taxi	\$34.38
7/2/2009	Dinner	\$4.00
7/2/2009	Airport Parking	\$42.00
7/14/2009	RT Coach Airfare DFW-LGA for Kelley Deposition	\$1,823.20
7/14/2009	Dinner	\$4.64
7/14/2009	Taxi	\$35.48
7/15/2009	Hotel	\$293.96
7/15/2009	Taxi	\$9.00
7/15/2009	Taxi	\$28.69
7/15/2009	Dinner	\$13.72
7/15/2009	Airport Parking	\$17.00
7/26/2009	RT Coach Airfare DFW-PHL for Omnibus hearing	\$341.20
7/26/2009	Dinner	\$10.26
7/27/2009	Hotel	\$214.92
7/27/2009	Hotel Parking	\$22.00
7/27/2009	Courthouse Parking	\$10.00
7/27/2009	Rental Car	\$64.94
7/27/2009	Dinner	\$45.00
7/27/2009	Airport Parking	\$20.00
	TOTAL EXPENSES	\$4,279.60